

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE 09/679,456 10/04/2000 Stephen A. Rago 3728-109US 7545 **EXAMINER** 26161 7590 08/23/2006 FISH & RICHARDSON PC CORRIELUS, JEAN M P.O. BOX 1022 ART UNIT PAPER NUMBER MINNEAPOLIS, MN 55440-1022 2162

DATE MAILED: 08/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application	on No.	Applicant(s)	Applicant(s)	
		09/679,45	56	RAGO, STEPHE	RAGO, STEPHEN A.	
		Examiner		Art Unit		
		Jean M. C	orrielus	2162		
Period fo	The MAILING DATE of this communic or Reply	ation appears on the	cover sheet with	the correspondence a	ddress	
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA Issions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statue to reply within the set or extended period for reply within the set or extended period for reply within the set or extended period for reply with polymers. See 37 CFR 1.704(b).	ALING DATE OF THE F37 CFR 1.136(a). In no even incation. Utory period will apply and will, by statute, cause the apply	HIS COMMUNICA ent, however, may a rep ill expire SIX (6) MONTH lication to become ABAN	ATION. ly be timely filed HS from the mailing date of this on the mailing date of the ma		
Status						
1) 又	Responsive to communication(s) filed	on 06 June 2006		,		
2a)□						
3)	nce this application is in condition for allowance except for formal matters, prosecution as to the merits is					
٥,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims	•	•			
4)⊠ Claim(s) <u>1-3,6-9,16-27 and 33-40</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
	_					
7)	_					
8)□	Claim(s) are subject to restriction	on and/or election re	equirement.			
Applicati	on Papers		•			
9)	The specification is objected to by the	Fxaminer				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to I	by the Examiner. No	te the attached (Office Action or form P	TO-152.	
Priority ι	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* S	ee the attached detailed Office action	for a list of the certi	fied copies not re	eceived.		
Attachment	` '					
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTC	0-948)		nmary (PTO-413) Mail Date		
3) 🔲 Inforr	e of Dransperson's Patent Drawing Review (P10 nation Disclosure Statement(s) (PTO-1449 or P No(s)/Mail Date	=		ormal Patent Application (PT	O-152)	

DETAILED ACTION

1. This office action is in response to the Amendment filed on June 6, 2006, in which claims 1-3, 6-9, 16-27 and 33-40 are presented for further examination.

Response to Arguments

2. Applicant's arguments with respect to claims 1-3, 6-9, 16-27 and 33-40 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-3, 6-9, 16-27 and 33-40 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1, line 6 recites "wherein the formal description of the file system enables said client to find and interpret at least one data structure including file information" and line 9 recites "wherein the formal description of the file system lacks a data structure including file information". It is not clear as whether the formal description of the file system is designed to include both a data structure and a non-data structure. The specification has clearly stated that the self-describing file systems allows clients to perform the block mapping themselves without requiring the client to built in knowledge about the file system format. The client only uses the formal description to interpret the file system format (specification page 12, lines 8-10). With the formal description, the client can determine the

blocks to access when reading and writing a file, where the server still needs to perform block allocation. So the client need not change when the file system format change, because the formal description that is stored on disk will change as the file system format changes (specification page 11, lines 24-27).

Claims 1, 16 and 20 recite "the formal description of the file system enables the client to find and interpret at least one data structure". Indeed the formal description of the file system is only allows applications to interpret the format of the file system. Instead of relying on a single driver to interpret the format of the file system on a disk, intelligent applications can parse the structure of the disk storage themselves using the formal description (see specification page 5, lines 12-4). Furthermore, it is only when the client attaches to the network file system, the client can reads a formal description of the file system from the disk containing the file system. Applicant is advised to amend the claims to clarify that the client is attached to network file system instead having the client attaches to the file system. Having the formal description of the file system lacks a data structure as claimed does not supported by the original specification. Applicant, however, should duly note that the formal description would change as the file system format changes (specification page 11, lines 25-27). The invention as claimed is teaching away the purpose of the invention. The claimed invention does not directed to a selfdescribing file system. It is important to note that the format description of the file system does not enable clients to find an interpret at least on data structure

Claims 1-3, 16-18, 20-22 and 25-27 recite "that" "its". Pronouns are not permitted, only what is being referred by "its" should be set forth in the claim. Applicants are advised to amend the claim so solve the 112- rejection set forth in the claim.

Art Unit: 2162

5. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-3, 6-9, 16-27 and 33-40 rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Claims 1, 16 and 20 recite "wherein the formal description of the file system lacks a data structure that includes file information". This abovementioned limitation is not supported by the specification. The applicant's specification does not enable a person skilled in the art to make and use the claimed invention without undue experimentation. Applicant should duly note the self-describing file system allows application to be developed in order to understand multiple file system formats in an extensible manner. So when a file system format evolves, the application do not need to be changed, but only the formal description of the file system will change as the file system format changes (specification page 11, lines 25-27).

Art Unit: 2162

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-3, 6-9, 16-27 and 33-40 as best understood by the examiner are rejected under 35 U.S.C. 103(a) as being unpatentable over Soltis et al., (hereinafter "Soltis") US Patent no. 6,493,804, Williams et al., "CIFS Extensions for SANs and Borland et al., article entitled "The self-describing data sets file protocol and toolkit".

As to claim 1, Soltis discloses the claimed "attaching said client to said file system" (col.8, lines 20-30, col.10, lines 5-15); and "reading a formal description of the file system by the client from the disc storage device, which enables client to directly read and write data to and from the disk storage device" (col.6, lines 10-15, col.11, lines 65-col.12, lines 15). However, Soltis does not explicitly enable client to directly read and write data to and from the disk storage device, block allocation for the data being performed by the server. On the other hand, Williams disclose a server based system that support the ability to preallocate space to a file at open time and while the file is use (page 3, section 3). Williams enables client to directly read and write data to and from the disk storage device, block allocation for the data being performed by the server (page 3, section 3, by having the server not be zero fill that block when a block is allocated, so that the client will write the allocated block before incrementing a new EOF mark; the server must be zero fill and guarantee that it has been written to disk before returning a successful response to the client's allocation request when a block is allocated within a hole in the file). Therefore, it

Application/Control Number: 09/679,456

Page 6

Art Unit: 2162

would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of the cited references, wherein the global file system structure (see Soltis' fig.5) would enable client to directly read and write data to and from the disk storage device, block allocation for the data being performed by the server, as the same conventional manner as disclosed by Williams (Page 3, section 3). One having ordinary skill in the art would have found it motivated to utilize such an implementation for the purpose of guaranteeing that the blocks have written to disk before returning a successful response to the client's allocation request. Neither Soltis nor Williams discloses the use wherein the formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information. Boland, on the other hand, discloses "formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information" (see page 1, paragraph [3]-[5]; page 2, paragraph [1]-[3]; page 3, paragraph [5]. Therefore, It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system Soltis, wherein the Unix file system as disclosed by Soltis would incorporate the use of an algorithm as disclosed by Borland and Williams by incorporating the use of an algorithm to actually find and interpret the data structure on the disk. One having ordinary skill in the art would have found it motivated to use in Soltis such algorithms of Borland for the purpose of automatically detect and read the data structure of the disk storage, thereby permitting upgrades to formal description as the file system changed (Borland's page 3 [5]).

As to claims 16, 20 and 25, Soltis discloses the claimed "acquiring a description of a system associated with a storage resource from the storage resource, wherein the description of the file system enable a client to find and interpret at least one data structure" (col.6, lines 10-15, col.11, lines 65-col.12, lines 15; col.14, lines 56-67). However, Soltis does not explicitly find and interpret at least one data structure that includes file information for reading or writing directly to the storage resource based on the file information block allocation for the data being performed by a server. On the other hand, Williams disclose a server based system that support the ability to preallocate space to a file at open time and while the file is use (page 3, section 3). Williams find and interpret at least one data structure that includes file information for reading or writing directly to the storage resource based on the file information block allocation for the data being performed by a server (page 3, section 3, by having the server not be zero fill that block when a block is allocated, so that the client will write the allocated block before incrementing a new EOF mark; the server must be zero fill and guarantee that it has been written to disk before returning a successful response to the client's allocation request when a block is allocated within a hole in the file). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of the cited references, wherein the global file system structure (see Soltis' fig.5) would find and interpret at least one data structure that includes file information for reading or writing directly to the storage resource based on the file information block allocation for the data being performed by a server, in the same conventional manner as disclosed by Williams (Page 3, section 3). One having ordinary skill in the art would have found it motivated to utilize such an implementation for the purpose of guaranteeing that the blocks have written to disk before returning a successful response to the

client's allocation request. Neither Soltis nor Williams discloses the use wherein the formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information. Boland, on the other hand, discloses "formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information" (see page 1, paragraph [3]-[5]; page 2, paragraph [1]-[3]; page 3, paragraph [5]. Therefore, It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system Soltis, wherein the Unix file system as disclosed by Soltis would incorporate the use of an algorithm as disclosed by Borland and Williams by incorporating the use of an algorithm to actually find and interpret the data structure on the disk. One having ordinary skill in the art would have found it motivated to use in Soltis such algorithms of Borland for the purpose of automatically detect and read the data structure of the disk storage, thereby permitting upgrades to formal description as the file system changed (Borland's page 3 [5]).

As to claim 2, Williams discloses the claimed "reading enough information to find and interpret the physical block and offset" (section 5.3, offset in file to begin extents) containing a given file's inode number of Soltis (col.13, lines 30-60).

As to claim 3, Soltis discloses the claimed "reading enough information to find and interpret the block list of a given file" (section 5.3, offset in file to begin extents) containing a given file given an offset into the file and a length of Soltis (col. 13, lines 30-60).

Application/Control Number: 09/679,456

Art Unit: 2162

As to claim 6, Soltis discloses the claimed "sending a mount request; and receiving a mount response (col.9, lines 28-30).

As to claim 7, Soltis discloses the claimed "wherein said formal description of the file system read, and saved for the future use when a read request or a write request is made by the client (col.9, lines 45-50).

As to Claim 8, Soltis discloses said disc storage device is located in a Storage Area Network (SAN) (col. 8, lines 15-20).

As to Claim 9, Williams discloses client is located in said server (section 4.0).

As to Claims 17, 21 and 26, Soltis discloses reading or writing data blocks associated with the file system (col. 1 3, lines 30-60).

As to Claims 22 and 27, Soltis discloses a computer configured to read and write files associated with the file system (col. 13, lines 30-40).

As to Claims 18 and 23, Soltis discloses finding and interpreting a block and an offset associated with a file on said file system based on a file identifier (col. 12, lines 40-45).

As to Claims 19 and 24, Soltis discloses finding and interpreting a block list associated with a file based on an offset into the file and a length (col. 13, lines 30-60).

As to claims 37-40, Neither Soltis nor Williams discloses the use wherein the formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information. Boland, on the other hand, discloses "formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information" (see page 1, paragraph [3]-[5]; page 2, paragraph [1]-[3]; page 3, paragraph [5]. Therefore, It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system Soltis, wherein the Unix file system as disclosed by Soltis would incorporate the use of an algorithm as disclosed by Borland and Williams by incorporating the use of an algorithm to actually find and interpret the data structure on the disk. One having ordinary skill in the art would have found it motivated to use in Soltis such algorithms of Borland for the purpose of automatically detect and read the data structure of the disk storage, thereby permitting upgrades to formal description as the file system changed (Borland's page 3 [5]).

As to claims 33-36, Neither Soltis nor Williams discloses the use wherein the formal description of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information. Boland, on the other hand, discloses "formal description"

Art Unit: 2162

of the file system enables the client to interpret at least one data structure and lacks a data structure that include file information" (see page 1, paragraph [3]-[5]; page 2, paragraph [1]-[3]; page 3, paragraph [5]. Therefore, It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the system Soltis, wherein the Unix file system as disclosed by Soltis would incorporate the use of an algorithm as disclosed by Borland and Williams by incorporating the use of an algorithm to actually find and interpret the data structure on the disk. One having ordinary skill in the art would have found it motivated to use in Soltis such algorithms of Borland for the purpose of automatically detect and read the data structure of the disk storage, thereby permitting upgrades to formal description as the file system changed (Borland's page 3 [5]).

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean M. Corrielus whose telephone number is (571) 272-4032. The examiner can normally be reached on 10 hours shift.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2162

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or,571-272-1000.

Jean M Corrielus Primary Examiner Art Unit 2162

August 18, 2006